#### Remark

Applicants respectfully request reconsideration of this application as amended. Claims 32, 38-40, 44 and 55 have been amended. Claims 1-28 previously have been cancelled. Therefore, claims 29-56 are present for examination.

# Claim Objections

Claims 31-32, 38-40, 44 and 55 are objected to because of informalities: With respect to Claim 31, it finds antecedent in Claim 29, line 8, "access data contained within the computer system memory." The other claims have been amended as suggested by the Examiner.

# 35 U.S.C. §103 Rejection

#### Ditzik in view of Kim

The Examiner has rejected claims 29, 33-34, 36-38, 43, 45-51 and 54-56 under 35 U.S.C. §103 (a) as being unpatentable over Ditzik, U.S. Patent 5,983,073 ("Ditzik"), in view of Kim, U.S. Patent No. 6,044,473 ("Kim"). The Examiner has recognized that Ditzik does not explicitly disclose that the power mode associated with the closed configuration is a low-power mode. Applicant would suggest that there is no low-power mode in Ditzik of any kind. The only thing that is explicitly capable of lower power in Ditzik is the transmitter of the mobile handset. However, when the handset transmitter is at low power, the base is at normal power because it operates as a high power radio repeater station.

The low-power mode suggested by the Examiner is neither explicit, nor implicit in Ditzik. Ditzik never discloses or suggests that any components (except perhaps for

some radio components and the display) are less than fully-powered and operational all the time. In addition, there is absolutely nothing in Ditzik to suggest a low-power subsystem as recited in the claims with a low power processor that acts independently of the CPU.

Kim has a switch that is actuated when the lid of the notebook computer is closed.

Kim also has a low power-consuming mode and a power saving mode. However, like

Ditzik, Kim does not have a low-power subsystem, nor a low-power processor that acts independently of the CPU.

Absent any teaching or suggestion of these features, Applicants respectfully submit that Claim 1 is allowable over the cited combination on this and other grounds. Claims 38 and 51 are believed to be allowable on similar grounds. The remaining claims are believed to be allowable on these grounds as well as for the specific recitations set forth in each claim respectively..

# 35 U.S.C. §103 Rejection

Ditzik, Kim and in further view of Kableshkov or Chen

The Examiner has rejected claims 30-32, 39-42, 44 and 52-53 under 35 U.S.C. §103 (a) as being unpatentable over ("Ditzik") in view of ("Kim"), and in further view of Kableshkov, U.S. Patent No. 6,108,663 ("Kableshkov") or Chen et al., U.S. Patent No. 5,590,197 ("Chen"). Neither reference is cited for nor does it suggest or disclose the features discussed above with respect to Ditzik and Kim.

Attorney Docket No. 42390P10227 Application No. 09/753,326 Conclusion

Applicants respectfully submit that the rejections have been overcome by the

amendment and remark, and that the claims as amended are now in condition for

allowance. Accordingly, Applicants respectfully request the rejections be withdrawn and

the claims as amended be allowed.

**Invitation for a Telephone Interview** 

The Examiner is requested to call the undersigned at (303) 740-1980 if there

remains any issue with allowance of the case.

Request for an Extension of Time

Applicants respectfully petition for an extension of time to respond to the

outstanding Office Action pursuant to 37 C.F.R. § 1.136(a) should one be necessary.

Please charge our Deposit Account No. 02-2666 to cover the necessary fee under 37

C.F.R. § 1.17(a) for such an extension.

Charge our Deposit Account.

Please charge any shortage to our Deposit Account No. 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Date: February 17, 2006

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